## UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEW HAMPSHIRE

\*

Gary Martin, Individually and as the Administrator of the Estate of Carol Martin, and as Parent and Next Friend of S.M. and and R.M.,¹ and Joseph Martin and Sean Martin, Individually,

\*

**Plaintiffs** 

\*

vs. \* CIVIL NO. 11-CV-593-JL

\*

United States of America,

\*

Defendant

\*

## STIPULATION FOR DISMISSAL

Pursuant to Rule 41(a)(1)(ii) of the Federal Rules of Civil Procedure, the parties stipulate that the pending action against the United States shall be dismissed, with prejudice, each party to bear its own costs expenses, and fees, and the Court will not retain jurisdiction over this action or the settlement of this action.

SO AGREED.

COUNSEL FOR PLAINTIFFS: COUNSEL FOR THE UNITED STATES:

ABRAMSON, BROWN & DUGAN. P.A. U.S. DEPARTMENT OF JUSTICE

By: /S/ Holly B. Haines By: /S/ Taheerah K. El-Amin
Holly B. Haines, Esquire Taheerah K. El Amin, Esquire
NH Bar No.14559 Trial Attorney, Torts Branch

<sup>&</sup>lt;sup>1</sup>The minor children are referred to by their initials only in accordance with Fed. R. Civ. P. 5.2. Since settlement approval, while this settlement claim was being processed by the U.S. Treasury, minor plaintiff, S.M., Seamus Martin, reached the age of majority.

1819 Elm Street Manchester, NH 03104 (603) 627-1819 Hhaines@arbd.com DC Bar No. 500980 United States Department of Justice Benjamin Franklin Station Post Office Box 888 Washington, D.C. 20044 (202) 616-4270 Taheerah.El-Amin@usdoj.gov

## **CERTIFICATE OF SERVICE**

I hereby certify that on this date a copy of the foregoing was sent via the Court's electronic filing transmission facilities to:

Taheerah K. El Amin, Esquire United States Department of Justice Benjamin Franklin Station Post Office Box 888 Washington, D.C. 20044 (202) 616-4270 Taheerah.El-Amin@usdoj.gov

/S/ Holly B. Haines

Holly B. Haines, Esquire NH Bar No. 14559